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/dlh/

Debra L. Hale

CUSTOMER NO.**24024****IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Application:)	Examiner:	
Cubukcu et al.)	Alejandro, Raymond	
Serial No.: 10/612,330)	Art Unit:	1745
Filed: July 2, 2003)	Docket No.:	21980/04012
For: CERAMIC COMPOSITE)	Confirmation No.:	3819
ELECTROLYTIC DEVICE)		
AND METHOD)		

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RESPONSE

Dear Sir:

In response to the Office Action of May 8, 2008, applicants provide the following information and documents:

Oath/Declaration

Enclosed with this response is a new declaration complying with 37 C.F.R. §1.67(a). This declaration has been executed by all of the individuals listed as inventors in original application in this series, S.N. 10/612,330, filed July 20, 2003, including Sandeep Chawla, whose name is being deleted from the list of inventors of this application since he did not contribute to the subject which it claims. (Although separate six-page signed declarations have been received

from all nine original inventors, applicants are submitting with this Response only one common first page of the declaration, plus nine separate signature pages, each signed by one of the inventors, to simplify the electronic transmission process. Applicants will submit complete copies of all nine declarations, if the Examiner so requests.)

Applicants note that the enclosed declaration of Ravi Dodeja includes a handwritten notation indicating a corrected mailing addresses. Since this correction was not initialed in the margin next to where this change was made, a phone-mail message was left at the telephone number of inventor Dodeja on September 4, 2008, requesting that these initials be added to the margin of a copy of the signed declaration. In addition, a letter repeating this request was mailed to inventor Dodeja at this new address on September 10, 2008. To date, no response to these repeated requests has been received. A certified letter again requesting this correction was sent to inventor Dodeja on November 7, 2008. As soon as the initialed correction is received, it will be forwarded to the Office.

Inventorship -- Fee

Applicants, acting through the undersigned, again request that the name of Sandeep Chawla be deleted from the list of inventors of this application since he did not contribute to the subject which it claims.

To date, this request has been denied for two reasons (1) the necessary fee has not been paid and (2) it is unclear to this examiner that the undersigned has the necessary authority to make this request.

With respect to the fee, the examiner is correct that a check covering the necessary fee for this change was not previously sent to the office. Applicants note in passing, however, that an authorization to charge the deposit account of the undersigned for any fees due, including the fee due for this request for change of inventorship, was clearly included in the last sentence of the amendment of January 2, 2008.

In any event, applicants, through the undersigned, are again authorizing that this fee be paid in the Certificate of Electronic Transmission filed along with this Response. Moreover, should the necessary authorization not be made in that document for some unknown, inadvertent

reason, applicants, through the undersigned, again authorize the USPTO to charge our Deposit Account No. 03-0172 for the purposes of paying this fee.

Inventorship—Authority

With respect to the authority of the undersigned to make this request, each new declaration enclosed with this response appoints all attorneys associated with Customer Number 24204 to prosecute this application. Since the undersigned is associated with this customer number, which the examiner can confirm by checking the PTO's records of the same, this objection should now be overcome.

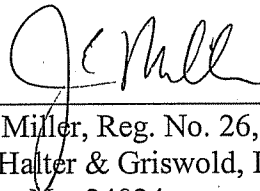
Substantive Rejections

Upon deletion of the name of Sandeep Chawla from the list of inventors, these rejections become moot.

Respectfully submitted,

Nov. 10, 2008
Date

By:



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